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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/600,113	06/20/2003	Amit Raikar	200309309-1	200309309-1 7736	
	590 02/21/200 CKARD COMPANY	EXAMINER			
P O BOX 27240	0, 3404 E. HARMON	CERVETTI, DAVID GARCIA			
INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400			ART UNIT	PAPER NUMBER	
	•	2136			
				-8	
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
30 DAYS		02/21/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	<u> </u>	Application No.		Applicant(s)					
	Notice of Non-Compliant	10.100	1112	Railo	- of a				
	Amendment (37 CFR 1.121)	Examiner	UID	nurur	eia				
		Doud a	Mars 14	Art Unit					
•	- The MAILING DATE of this communication application a	MVILL G.	Cer vetii	0136	1				
	The amendment document flod	ears on the cover	sheet with the co	orrespondence add	dreśs				
	The amendment document filed on 100 is considered and 37 CFR 1.121 or 1.4. In order for the amendment document THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	non-compliant be	cause it has faile	ed to meet the rec	Wiremonto -6				
	THE FOLLOWING MARKED AND ITTE WERE	ent to be complia	int, correction of	the following item	(S) is required				
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:									
	☐ A. Amended paragraph(s) do not include `media.								
	The standard paragraphics is should not be underlined								
	U. Other			•					
	2. Abstract:								
	A. Not presented on a separate sheet. 37 CFR 1.72.								
	1								
	3. Amendments to the drawings:	• •			•				
	A. The drawings are not properly identified "Annotated Sheet" as required by 37 CF	in the top margin	i as "Replaceme	nt Sheet." "New S	heet " or				
	L D. The practice of submitting proposed design								
	showing amended figures, without mark C. Other	ings, in complian	as been eliminal ce with 37 CED	led. Replacemen	l drawings				
		- · · · · · · · · · · · · · · · · · · ·	00 Marior Of K	1.04 are required.					
	4. Amendments to the claims:	,		•					
	A. A complete listing of all of the claims is n B. The listing of claims does not include the		•	•					
	B. The listing of claims does not include the C. Each claim has not been provided with the of each claim cannot be identified. Note:	text of all pendin	ig claims (includi	ing withdrawn clai	ms)				
ŀ	01 each claim cannot be identified ALL	Frepor Status	denumer, and as	Such, the individu	ial status				
	number by using one of the following star (Previously presented), (New), (Not enter	tus identifiers: (O	riginal), (Current	lly amended) (Ca	is claim				
	U. The claims of this amendment paper beautiful	ed), (Withdrawn)	and (Withdrawn	i-currently amend	ed).				
	Li E. Other:	- Wet Booti picae	rica in ascendin	g numerical order	:				
	5. Other (e.g., the amendment is unsigned or not s	ianed in accordo	No. 1944 07 0==						
F	or further explanation of the amendment format required b	v 37 CFR 1 121	sóo MDED s 74	· .					
! TI	ME PERIODS FOR FILING A REPLY TO THIS NOTICE:	, -, -, -, -, -, -, -, -, -, -, -, -, -,	SEE MEEP 9 /1	4.	-				
1	Applicant is single		·						
'.	Applicant is given no new time period if the non-complified after allowance, or a drawing submission (only). If	iant amendment i	is an after-final a	mendmont on					
	filed after allowance, or a drawing submission (only). If amendment with corrections, the entire corrected amendment is given as	applicant wishes	to resubmit the	non-compliant afte	nendment				
2.	Applicant is given one manth and the control		rosubmitteu.	•					
2. Applicant is given one month, or thirty (30) days, whichever is longer, from the mail date of this notice to supply the (including a submission for a result of the following: a preliminary amendment is one of the following:									
correction, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment amendment filed within a suspension period under 37 CFR 1.103(a) or (c) and on a suspension for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental									
	amendment filed within a suspension period under 37 Cl Quayle action. If any of above boxes 1. to 4. are checked non-compliant amendment.	FR 1.103(a) or (c	uer 37 CFR 1.1	14), a supplement	al				
	Quayle action. If any of above boxes 1. to 4. are checked non-compliant amendment in compliance with 37 CFR 1.	d, the correction r	equired is only t	he corrected so	onse to a				
	Extensions of time and the compliance with 37 CFR 1.	121.		conscied 260	nou or tive				
	Extensions of time are available under 37 CFR 1.136 amendment or an amendment filed in response to a C	6(a) <u>only</u> if the no	n-compliant ame	endment is a non-	£				
	Failure to timely we	<i>luayle</i> action.		originality is a fluir-	ımaı .				
	Failure to timely respond to this notice will result in:				·				
Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment Non-entry of the amendment of the amendment or an amendment									
Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental									
aimendment or supplemental									
	Legal Instruments Survival		.571. A	172 31/1L	,				
S. P	Legal Instruments Examiner (LIE), if applicable		Telephone No.	WIN DUIL					
FOL-324 (04-06) Notice of Non-Compliant Amendment (37 CFR 1.121) Part of Paper No.									
		oriument (37 CFR	C1.121)						